

such features include "an input to receive via a network identifying data identifying one of the set of standardized textures", as recited in claim 1.

In addressing the above feature in the above rejection, the control signals 92 shown in Figure 4 of Kamen et al. is being relied on. However, in column 6, lines 26-28, Kamen et al. discloses that the adaptive texture mapping controller 90 would determine the desired interpolation methods based upon the control signals. Further, in column 3, lines 46-48, Kamen et al. also discloses providing a set of control signals to the adaptive texture mapping controller which indicate the level of texture quality that the user or other function desires.

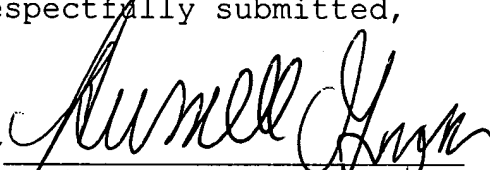
Based on the above disclosure, it is evident that the control signals 92 of Kamen et al. is not "identifying data identifying one of the set of standardized textures", as required by the claims. Therefore, it is respectfully submitted that this feature is distinguishable over Kamen et al.

The above-described deficiencies of Kamen et al. are also not addressed by either Griffin et al. or Tremblay et al. since these references are being relied on for other features. Thus, the invention of claims 1-11 is not obvious over Kamen et al. alone or, in combination with

either Griffin et al. or Tremblay et al. Therefore, it is respectfully requested that the above rejection be reconsidered and withdrawn so that the present application may proceed to issue.

The Commissioner is hereby authorized to credit any overpayment or charge any fee (except the issue fee) to Account No. 14-1270.

Respectfully submitted,

By   
Russell Gross, Reg. 40,007  
Attorney  
(914) 333-9631

CERTIFICATE OF MAILING

It is hereby certified that this correspondence is being deposited with the United States Postal Service as first-class mail in an envelope addressed to:  
COMMISSIONER OF PATENTS AND TRADEMARKS  
Washington, D.C. 20231

On October 1, 2001  
By Ledna Chapa